

REF: GTL/CS-SE/2024-25/011

May 29, 2024

Department of Corporate Services	Corporate Communication Department		
BSE Limited	National Stock Exchange of India Ltd.		
Phiroze Jeejeebhoy Towers,	Exchange Plaza, 5 th Floor,		
25 th Floor, Dalal Street,	Plot No. C/1, G Block,		
Fort, Mumbai 400 001.	Bandra Kurla Complex,		
a enclositate pendendele bandenerere le penden en la lu	Bandra (East), Mumbai 400 051.		
(BSE Code: 500160 NS	E Symbol: GTL ISIN: INE043A01012)		

Dear Sir/s,

Sub: Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Secretarial Compliance Report for the Financial Year ended March 31, 2024

In terms of Regulation 24A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we forward herewith a copy of Secretarial Compliance Report issued by Mr. Virendra Bhatt, Practicing Company Secretary for the financial year ended March 31, 2024.

We request you to take the same on your records.

Thanking you,

Yours faithfully For GTL Limited

Deepak A. Keluskar Company Secretary & Compliance Officer Sunil S. Valavalkar Whole-time Director

Encl. as above.

GTL LIMITED



Practicing Company Secretary

Office:

Office No. 03, A Wing, 9th Floor, Pinnacle Corporate Park BKC CST Link Rd., MMRDA Area, Bandra Kurla Complex, Bandra East, Mumbai- 400 051, Maharashtra, India. Tel.: 022 - 2652 9367 / 68 Mobile No.: +91 98200 48670 Email: <u>bhattvirendra1945@yahoo.co.in</u>

SECRETARIAL COMPLIANCE REPORT OF GTL LIMITED FOR THE FINANCIAL YEAR ENDED 31st MARCH, 2024

I have conducted the review of the compliance of the applicable statutory provisions and the adherence to good corporate practices by **GTL Limited** (hereinafter referred as "the listed entity"), having its Registered Office at Global Vision, Electronic Sadan No.: II, MIDC, TTC Industrial Area, Mahape, Navi Mumbai – 400710, Maharashtra, India. Secretarial Review was conducted in a manner that provided me a reasonable basis for evaluating the corporate conducts / statutory compliances and expressing my opinion thereon.

Based on my verification of the listed entity's minutes books, forms and returns filed and other relevant records maintained by the listed entity and also the information provided by the listed entity, its officers and authorized representatives during the conduct of Secretarial Review, I hereby report that in my opinion, the listed entity has, during the review period covering the financial year ended on 31st March, 2024, prima facie complied with the statutory provisions listed hereunder and also that the listed entity has proper Board processes and compliance mechanism in place to the extent, in the manner and subject to the reporting made hereinafter:

I, Virendra G. Bhatt, Practicing Company Secretary, have examined:

- (a) the documents and records made available to me and explanation provided by the listed entity,
- (b) the filings / submissions made by the listed entity to the stock exchanges,
- (c) website of the listed entity, and
- (d) any other documents / filings, as may be relevant, which has been relied upon to make this certification,

for the financial year ended 31st March, 2024 ("Review Period") in respect of compliance with the provisions of:

- (a) The Securities and Exchange Board of India Act, 1992 ("SEBI Act") and the Regulations, Circulars, Guidelines issued thereunder; and
- (b) The Securities Contracts (Regulation) Act, 1956 ("SCRA"), rules made thereunder and the Regulations, Circulars, Guidelines issued thereunder by the Securities and Exchange Board of India ("SEBI");

The specific Regulations, whose provisions and the Circulars / Guidelines issued thereunder, have been examined, include:-

- (a) The Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015;
- (b) The Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 – (Not Applicable during the Review Period);
- (c) The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011;
- (d) The Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018 (Not applicable during the Review Period);
- (e) The Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 - (Not applicable during the Review Period);
- (f) The Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021 – (Not applicable during the Review Period);
- (g) The Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015;
- (h) The Securities and Exchange Board of India (Depositories and Participants) Regulations, 2018;
- (i) The Securities and Exchange Board of India (Registrars to an Issue and Share Transfer Agents) Regulations, 1993 regarding the Companies Act and dealing with client - (Not applicable during the Review Period);

and based on the above examination, I hereby report that, during the Review Period:

I. (a) The Listed Entity has prima facie complied with the applicable provisions of the above Regulations and circulars / guidelines issued thereunder, except in respect of the matters specified below:

Sr.	Compliance	Regulati	Deviatio	Action	Туре	Details	Fine Amount	Observations / Remarks of	Management Response	Remar
No.	Requirement	on /	ns	Taken	of	of		the Practicing Company		ks
	(Regulations	Circular		by	Action	Violation		Secretary		
	/ circulars /	No.								
	guidelines									
	including									
	specific									
	clause)									
-	-	-	-	-	-	-	-	-	-	-

(b) **The listed entity has taken the following actions to comply with the observations made in previous reports:

Sr.	Compliance Requirement	Regulation	Deviations	Action	Туре	Details of	Fine	Observations /	Management	Remarks
No.	(Regulations / circulars /	/ Circular		Taken	of	Violation	Amount	Remarks of the	Response	
	guidelines including	No.		by	Action			Practicing Company		
	specific clause)							Secretary		
1.	Appointment of minimum	Regulation	Non	BSE	Fine	Non	For part	Upon withdrawal of	The default has	The
	Six Directors under	17(1)(c) of	fulfilment of	Limited	impose	fulfilment	of	nomination of Shri.	occurred on	Compan
	Regulation 17(1)(c) of the	Listing	requiremen	("BSE")	d on	of	quarter	Venkata Apparao	account of i)	y's
	SEBI (Listing Obligations	Regulations.	t w.r.t.	and	the	requireme	end Septemb	Maradani by lead	withdrawal of	applicati
	and Disclosure		Minimum	National	Compa	nt w.r.t.	er, 2022	lender, the minimum	nominee by the	on for
	Requirements)		number of	Stock	ny by	Minimum	- Rs.	number of directors	Lead Bank and	waiver
	Regulations, 2015.		Six	Exchang	BSE	number of	3,42,200	got reduced from six	non-fulfilment	of fine
	("Listing Regulations")		Directors	e of	and	Six	/- each	to five on 04 th May,	of the vacancy	dated
			on the	India	NSE	Directors	by BSE and NSE.	2022 and fell below	arising from	02 nd

I	 Doord from	Limited	on the		tha mini	auch	Decemb
	Board from	Limited	on the		the minimum	such	Decemb
	05 th May,	("NSE").	Board	For part	threshold prescribed	withdrawal;	er, 2022
	2022 to 23 rd		from 05 th	of	under Regulation	and ii) keeping	has been
	November,		May, 2022	quarter	17(1)(c) of Listing	the Company in	heard on
	2022.		to 23 rd	end	Regulations.	suspense over	02 nd
			November	Decemb		the filling up of	
			, 2022.	er, 2022	After waiting for the	the vacancy by	2023
				- Rs.	response of lead		and the
				3,18,600	lender, the Company	the Company's	order of
				/- each	filled in the vacancy of	communication	BSE and
				by BSE	Nominee Director on		NSE on
				and NSE.	24 th November, 2022		the same
					and complied with	After waiting	is
					Regulation 17(1)(c).	for the	awaited.
						response of the	
					Both BSE and NSE	lead lender, the	
					have levied a Fine of	Company	
					Rs. 6,60,800/- each.	appointed Mrs.	
						Sanjana Pawar	
					The Company's	as an	
					application for waiver	Independent	
					of fine dated 02 nd	Director on	
					December, 2022 has	24 th November,	
					been heard on 02 nd	2022 and	
					March, 2023 and the	complied with	
					order of BSE and NSE	the Regulation	
					on the same is	17(1)(c).	
					awaited.		
						Having fulfilled	
						the	
						requirement of	
						Regulation	
						17(1)(c), in	

terms of	
"Policy for	
Exemption of	
Fines"	
formulated by	
the BSE and	
NSE, the	
Company filed	
its application	
dated 02 nd	
December,	
2022 for	
condoning the	
delay and	
waiver of the	
fine.	
The matter was	
heard on 02 nd	
March, 2023.	
However, the	
order of BSE	
and NSE on the	
same is	
awaited.	

II. I hereby report that, during the Review Period the compliance status of the Listed Entity with the following requirements:

Sr. No.	Particulars	Compliance status (Yes / No / NA)	Observations / Remarks by PCS
1	Secretarial Standards: The compliances of the listed entity are in accordance with the applicable Secretarial Standards (SS) issued by the Institute of Company Secretaries India (ICSI), as notified by the Central Government under Section 118(10) of the Companies Act, 2013 and mandatorily applicable.	Yes	N.A.
2	 Adoption and timely updation of the Policies: All applicable policies under SEBI Regulations are adopted with the approval of board of directors of the listed entity. All the policies are in conformity with SEBI Regulations and have been reviewed & timely updated as per the regulations / circulars / guidelines issued by SEBI. 	Yes Yes	N.A. N.A.
3	 Maintenance and disclosures on Website: The Listed entity is maintaining a functional website. Timely dissemination of the documents / information under a separate section on the website. Web-links provided in annual corporate governance reports under Regulation 27(2) are accurate and specific which re-directs to the relevant document(s) / section of the website. 	Yes Yes Yes	N.A. N.A. N.A.

4	Disqualification of Director:		
	None of the Directors of the listed entity is disqualified under Section 164 of the Companies Act, 2013 as confirmed by listed entity.	Yes	N.A.
5	Details related to Subsidiaries of listed entity		
	have been examined w.r.t.: (a) Identification of material subsidiary	N.A.	The Company does not
	Companies. (b) Requirements with respect to disclosure of material as well as other subsidiaries.	N.A.	have any subsidiary Company.
6	Preservation of Documents:		
	The listed entity is preserving and maintaining records as prescribed under SEBI Regulations and disposal of records as per Policy of Preservation of Documents and Archival policy prescribed under SEBI LODR Regulations, 2015.	Yes	N.A.
7	Performance Evaluation: The listed entity has conducted performance evaluation of the Board, Independent Directors and the Committees at the start of every financial year / during the financial year as prescribed in SEBI Regulations.	Yes	N.A.
8	Related Party Transactions: (a) The listed entity has obtained prior approval of Audit Committee for all related party transactions; or	Yes	The Company has not entered into any material contracts or
	(b) The listed entity has provided detailed reasons along with confirmation whether the transactions were subsequently approved / ratified / rejected by the Audit committee, in case no prior approval has been obtained.	N.A.	arrangement s or transactions with any related party

			either at arm's length or otherwise except payment of remuneratio n to Key Managerial Personnel and Promoter as per the terms of employment / engagement and sitting fee to directors within the limit approved by the Board of Directors.
9	Disclosure of events or information: The listed entity has provided all the required disclosure(s) under Regulation 30 along with Schedule III of SEBI LODR Regulations, 2015 within the time limits prescribed thereunder.	Yes	N.A.
10	Prohibition of Insider Trading: The listed entity is in compliance with Regulation 3(5) & 3(6) of the SEBI (Prohibition of Insider Trading) Regulations, 2015.	Yes	N.A.
11	Actions taken by SEBI or Stock Exchange(s), if any: No Action(s) has been taken against the listed entity / its promoters / directors / subsidiaries	Yes	Please refer table given under Sr. No. I. (b) (**)

	either by SEBI or by Stock Exchanges (including under the Standard Operating Procedures issued by SEBI through various circulars) under SEBI Regulations and circulars / guidelines issued thereunder except as provided under separate paragraph herein (**).		
12	Resignation of statutory auditors from the listed entity or its material subsidiaries: In case of resignation of statutory auditor from the listed entity or any of its material subsidiaries during the financial year, the listed entity and / or its material subsidiary(ies) has / have complied with paragraph 6.1 and 6.2 of section V-D of chapter V of the Master Circular on compliance with the provisions of the LODR Regulations by listed entities.	N.A.	N.A.
13	Additional Non-compliances, if any: No additional non-compliance observed for any SEBI regulation / circular / guidance note etc.	Yes	N.A.

Assumptions & Limitation of scope and Review:

- 1. The Compliance of the applicable laws and ensuring the authenticity of documents and information furnished, are the responsibilities of the management of the listed entity.
- 2. My responsibility is to report based upon my examination of relevant documents and information. This is neither an audit nor an expression of opinion.
- 3. I have not verified the correctness and appropriateness of financial Records and Books of Accounts of the listed entity.

4. This Report is solely for the intended purpose of compliance in terms of Regulation 24A (2) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and is neither an assurance as to the future viability of the listed entity nor of the efficacy or effectiveness with which the management has conducted the affairs of the listed entity.

2024

Gunvantrai Bhatt Virendra G. B

Date: 22nd May, 2024 Place: Mumbai Virendra G. Bhatt Practicing Company Secretary ACS No.: 1157 / COP No.: 124 Peer Review Cert. No.: 1439/2021

Virendra

UDIN: A001157F000419071